

IN THE UNITED STATES DISTRICT
FOR THE
NORTHERN MARIANA ISLANDS

For The Northern Mariana Islands
By _____
(Deputy Clerk)

UNITED STATES OF AMERICA,)	CRIMINAL CASE NO. 05-00022
)	
Plaintiff,)	
-v-)	NOTICE OF DESTRUCTION
)	OF EXHIBITS
DAI XIAO JUN,)	
)	
Defendant.)	
)	

Notice having been issued by the Clerk of Court to the attorneys of record to withdraw
their exhibits filed with the court, and

The attorneys of record having failed to withdraw such exhibits within 40 days allowed
by LR 79.1.

The Clerk of Court or his designated deputy clerks have heretofore destroyed the exhibits
enumerated in the attached Exhibit List in a manner the clerk saw fit.

Dated this 8th day of May, 2006.

Galo L. Perez, Clerk of Court

By: Galo L. Perez
Chief Deputy Clerk

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F I L E D
Clerk
District Court

DEC 19 2005

For The Northern Mariana Islands
By _____
(Deputy Clerk)

MINUTES OF THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN MARIANA ISLANDS

CR-05-00022

December 19, 2005
10:00 a.m.

UNITED STATES OF AMERICA -vs- DAI, XIAO YUN

PRESENT: HON. ALEX R. MUNSON, JUDGE PRESIDING
LYNN LEMIEUX, COURTROOM DEPUTY
SANAE SHMULL, COURT REPORTER
JAMIE BOWERS, ASSISTANT U.S. ATTORNEY
XIAO YUN DAI, DEFENDANT
ROBERT T. TORRES, ATTORNEY FOR DEFENDANT

PROCEEDINGS: CONTINUED HEARING ON MOTION TO SUPPRESS AND EXCLUDE
EVIDENCE

Defendant was present with Attorney Robert Torres. Government by Jamie Bowers, AUSA.

Norman Cing was sworn as interpreter/translator of the Mandarin language.

Attorney Torres called witness:

EDWARD REYES CABRERA (Special Agent - DEA). DX. Attorney Torres moved to admit ~~Evidence B, 50~~ and ~~D~~, there being no objection, Court so ordered. Further, Attorney Torres moved to have the previously admitted ~~Exhibit (b)(6)(A), admitted as evidence~~ Court so ordered. CX. Witness was excused at 10:30 a.m.

ALBERT B. PALACIOS. (Special Task Force Agent - CNMI). DX. Attorney Torres moved to admit ~~Evidence B, 50~~ into evidence; there being no objection, Court so ordered. CX. RDX. Witness was excused at 11:10 a.m.

Defense stated at 11:10 a.m. that they have no other witnesses or testimony. Government stated that they had no rebuttal.

Government began argument to deny motion at 11:01 a.m. and concluded at 11:35 a.m. Defense began rebuttal argument at 11:35 a.m. and finished at 11:55 a.m.

Court, after hearing all testimony, took the suppression matters under advisement.

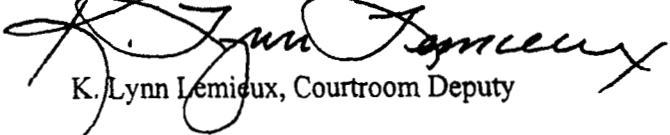
Government argued against the "discovery" motion. Defense argued.

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Court, after hearing argument, GRANTED the motion for discovery.

Defendant was remanded back into the custody of the U.S. Marshal.

Court adjourned at 12:10 p.m.



K. Lynn Lemieux, Courtroom Deputy